

SENATE BILL REPORT

SHB 1418

As Reported By Senate Committee On:
Natural Resources & Parks, March 27, 1997

Title: An act relating to eliminating the pooling of the resource management cost account and removing reference to agricultural college lands.

Brief Description: Eliminating pooling of the resource management cost account and removing reference to agricultural college lands.

Sponsors: House Committee on Natural Resources (originally sponsored by Representatives Buck and Regala; by request of Commissioner of Public Lands and Department of Natural Resources).

Brief History:

Committee Activity: Natural Resources & Parks: 3/25/97, 3/27/97 [DPA].

SENATE COMMITTEE ON NATURAL RESOURCES & PARKS

Majority Report: Do pass as amended.

Signed by Senators Oke, Chair; Rossi, Vice Chair; Hargrove, Morton, Prentice, Roach, Snyder, Stevens and Swecker.

Staff: Vic Moon (786-7469)

Background: In 1996, the Legislature asked the Attorney General to render an opinion on a number of questions related to the management of the state's federal grant lands and forest board transfer lands. The Legislature also made the rather unusual request of asking the Attorney General to consider the validity of existing statutes on the management of these lands.

The Attorney General completed the requested opinion in August 1996. The opinion identifies two areas of current law which may be constitutionally defective. The first area involves the accounting of trust funds within the resource management cost account, the account used for management expenses for the federal grant lands. In 1993, the Legislature passed a measure which allowed for the pooling of funds within this account. The Attorney General Opinion finds that there must be a separate accounting of each individual trust's revenues and expenses and that the Legislature's action in 1993 does not meet this requirement.

A second subject area addressed by the Attorney General Opinion is that of the payment of management expenses for one particular trust, the trust established for the support of an agricultural college. This trust provides support to Washington State University (WSU). The Legislature asked the Attorney General if expenses for the management of these particular trust lands could be charged against the proceeds from the sale of these lands or from the sale of resources from these lands. The Attorney General analyzed the provisions

of the Enabling Act and a second piece of federal legislation dealing with land grants for agricultural colleges, the Morrill Act of 1862. The opinion finds that the Morrill Act prohibits the state from deducting the expenses of managing the agricultural college lands from proceeds derived from the sale of those lands including proceeds from the sale of resources that are part of the lands. The opinion notes that expenses for the management and administration of the agricultural college lands must come from the treasury of the state.

Summary of Amended Bill: Changes are made to the operation of the resource management cost account. References to the pooling of funds within the account are removed. Funds in the account derived from sales, leases, and other revenue-generating activities on the common school lands, the university lands, the scientific school lands, the normal school lands, the capitol building lands, and the institutional federal grant lands may be used solely for the management and administration of state lands of the same trust. A reference to the agricultural college lands is removed. The costs and expenses incurred in managing the agricultural college lands may not be deducted from proceeds derived from the sale of those lands or from the sale of resources that are part of those lands.

Amended Bill Compared to Substitute Bill: The striking amendment is the Senate bill (SSB 5385) as passed the Senate which included technical changes to clarify the income distribution to Washington State University.

Appropriation: None.

Fiscal Note: Available.

Effective Date: The bill contains an emergency clause and takes effect on July 1, 1997.

Testimony For: This bill is necessary to comply with the Attorney General's 1996 Opinion relating to the resource management cost account and Washington State University trust lands.

Testimony Against: None.

Testified: Art Stearns, DNR (prefers original department request bill); Larry Ganders, WSU.